

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON**

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

JUAN BRAVO ZAMBRANO,

Defendant.

**Case No. 4:15-CR-6049-EFS-19
CRIMINAL MINUTES**

**DATE: JULY 5, 2022
LOCATION: RICHLAND**

**SUPERVISED RELEASE
REVOCATION HEARING**

Hon. Edward F. Shea			
Cora Vargas Courtroom Deputy	02 Law Clerk	Bea Rump Interpreter	Kim Allen Court Reporter
Stephanie Van Marter Government Counsel	Craig Webster Defense Counsel		
United States Probation Officer: Elizabeth Lee			

Open Court

Chambers

Telecon

Defendant present, in custody of the US Marshal, being assisted by the Court's interpreter.

Ms. Van Marter advises Defendant is prepared to admit alleged violation numbers 1 – 3.

Oath administered to Defendant for admission of violations.

Defendant admits alleged violation numbers 1 – 3.

Ms. Van Marter states BOP informed US Probation that the Defendant may have over-served time in custody from July 7 – 16, 2021, and from July 25 – March 1, 2022.

US Probation Officer, Elizabeth Lee, sworn to testify

Examination of witness by Court

Cross-examination of witness by Ms. Van Marter

Cross-examination of witness by Mr. Webster

Additional examination of witness by Court

Additional cross-examination of witness by Mr. Webster

Recommendation by US Probation Officer

Witness steps down

ORDER FORTHCOMING

CONVENED: 1:28 P.M.	ADJOURNED: 2:21 P.M.	TIME: 0:53 HR.	CALENDARED
----------------------------	-----------------------------	-----------------------	-------------------

USA -vs- ZAMBRANO
4:15-CR-6049-EFS-19
Revocation of Supervised Release

July 5, 2022
Page 2

Argument and recommendation by Ms. Van Marter

Argument and recommendation by Mr. Webster

Defendant addresses the Court on his own behalf

Court finds based on admissions by defendant that violation numbers 1 – 3 have been proven.

Imprisonment: 7 months

Defendant shall receive credit for time served in federal custody prior to sentencing in this matter.

Supervised Release: 48 months, on the same terms and conditions of release previously imposed.

Defendant advised re: right of appeal

Court: Counsel shall file a notice within 30 days informing the Court of their respective positions as to the calculation of time the Defendant previously over-served, as notified by BOP.